EXHIBIT A

WWWIN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SYED A. ALI,)
Plaintiff,) Case No. 1:15-cv-06178
v.)) Judge: Sharon Johnson Coleman
PORTFOLIO RECOVERY ASSOCIATES, LLC and BLITT & GAINES, P.C., and FREEDMAN ANSELMO LINDBERG, LLC n/k/a ANSELMO LINDBERG OLIVER, LLC,	Magistrate Judge: Daniel G. Martir)))
Defendants.)
YASMEEN ALI, as natural parent and best friend of SHA, a minor,) Case No. 1:15-cv-11582
Plaintiff,))
v.))
PORTFOLIO RECOVERY ASSOCIATES, LLC, and SANJAY S. JUTLA, and KEVIN J. EGAN,)))
Defendants.)
SYED A. ALI,)
Plaintiff,) Case No. 1:16-cv-03872
v.)
PORTFOLIO RECOVERY ASSOCIATES, LLC, and KEVIN J. EGAN,)))
Defendants.)
OVED A ALL	
SYED A. ALI,) Case No. 1:16-cv-01581
Plaintiff,))
v.	
PORTFOLIO RECOVERY ASSOCIATES, LLC,)))
Defendant.)

<u>DEFENDANT PORTFOLIO RECOVERY ASSOCIATES, LLC'S</u>
<u>RULE 68 OFFER OF JUDGMENT</u>

<u>*</u>

RECOVERY ASSOCIATES, LLC ("Defendant"), by and through their attorneys, Avanti D.

Pursuant to Rule 68 of the Federal Rules of Civil Procedure, Defendant, PORTFOLIO

Bakane and Philip T. Barrett of Gordon Rees Scully Mansukhani, LLP, hereby offers to allow

judgment to be entered against it in this action, and state as follows:

1. Judgment shall be entered against Defendant in the amount of \$1,500.00 as to

Plaintiff arising from Plaintiffs' claims against Defendant as alleged in Count IX of Plaintiffs'

Complaint.

2. Judgment shall also be entered against Defendant for reasonable fees and costs

incurred by Plaintiffs in prosecuting in Count IX of Plaintiffs' Complaint only in the above-

captioned matter, pursuant to 15 U.S.C. 1692k(a)(3), as agreed to by the parties, and, in the event no

agreement can be reached, to be determined by the Court.

3. This offer of judgment is inclusive of all damages, fees, and costs as to Plaintiffs'

claims alleged in Count IX of Plaintiffs' Complaint only.

Dated: November 30, 2016

Respectfully submitted,

PORTFOLIO RECOVERY ASSOCIATES,

LLC, Defendant

Avanti D. Bakane, 6299022 Philip T. Barrett, 6317319

Gordon Rees Scully Mansukhani, LLP

One North Franklin, Suite 800

Chicago, IL 60606 Ph: 312-619-4922

Fax: 312-565-6511

<u>abakane@gordonrees.com</u> <u>pbarrett@gordonrees.com</u> By: /s/ Avanti D. Bakane

Avanti D. Bakane

2

I hereby certify that on November 30, 2016, I served, the foregoing Defendants **Defendant** Portfolio Recovery Associates, LLC's Rule 68 Offer of Judgment by via electronic and U.S. Mail, proper postage pre-paid, to all parties of record, from One North Franklin, Suite 800, Chicago, IL 60606.

Robert W. Harrer rob.harrer@harrerlaw.com The Law Office of Robert W. Harrer, P.C. 111 W. Washington St., Suite 1360 Chicago, IL 60602

Thomas John Nitschke tjohnnitschke@gmail.com Blaise & Nitschke, P.C. 20 N. Clark St. Suite 3100 Chicago, IL 60602

David M. Schultz dschultz@hinshawlaw.com Jonathon D. Drews idrews@hinshawlaw.com Justin M Penn ipenn@hinshawlaw.com Hinshaw & Culbertson LLP 222 N. Lasalle St. Ste. 300 Chicago, IL 6060

Mario Kris Kasalo mario.kasalo@kasalolaw.com The Law Office of M. Kris Kasalo, Ltd. 20 North Clark Street Suite 3100 Chicago, IL 60602

Michael L. Starzec mike@blittandgaines.com Blitt and Gaines, P.C. 661 Glenn Avenue Wheeling, IL 60090

By: /s/ Avanti Bakane

Avanti Bakane

EXHIBIT B

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SYED A. ALI,)
PLAINTIFF,) Case no.: 15-cv-06178
V.)
PORTFOLIO RECOVERY ASSOCIATES, LLC ASSOCIATES, LLC and BLITT & GAINES, P.C. and FREEDMAN ANSELMO LINDBERG, LLC n/k/a ANSELMO LINDBERG OLIVER, LLC) Judge Sharon Johnson Coleman) Magistrate Judge Daniel G. Martin)
DEFENDANTS.))
YASMEEN ALI, as natural parent and best friend of SHA, a minor,))
PLAINTIFF,) Case no.: 15-cv-11582
V.))
PORTFOLIO RECOVERY ASSOCIATES, LLC, and SANJAY S. JUTLA, and KEVIN J. EGAN,)))
DEFENDANTS.))
SYED A. ALI,	
PLAINTIFF,) Case no.: 16-cv-01581
v.)
PORTFOLIO RECOVERY ASSOCIATES, LLC, and KEVIN J. EGAN,)))
DEFENDANTS.))
SYED A. ALI,	
PLAINTIFF,) Case no.: 16-cv-03872
v.))
PORTFOLIO RECOVERY ASSOCIATES, LLC,))
DEFENDANT.	<i>)</i>)

NOTICE OF ACCEPTANCE OF DEFENDANT PORTFOLIO RECOVERY ASSOCIATES, LLC'S RULE 68 OFFER OF JUDGMENT AS TO COUNT IX

Plaintiff Syed A. Ali hereby accepts Defendant Portfolio Recovery Associates, LLC's Rule 68 Offer of Judgment served on Plaintiff on November 30, 2016 via USPS regular mail and email in the amount of \$1,500.00 for Plaintiff's damages, plus reasonable attorneys' fees and costs. Said Offer of Judgment is attached hereto as Exhibit A, and Plaintiff hereby requests the Court to enter an Order of Judgment for said amount in accordance with the provisions of Federal Rule of Civil Procedure 68.

Respectfully submitted, By /s/ Robert W. Harrer

Dated: December 14, 2016 The Law Office of Robert W. Harrer, P.C.

111 West Washington Street, Suite 1360

Chicago, IL 60602 Tel. 312-600-8466 Fax 312-610-5646

rob.harrer@harrerlaw.com

ATTORNEY FOR PLAINTIFF

CERTIFICATE OF SERVICE

Please be advised that on December 14, 2016, we served copies of Plaintiff's NOTICE OF ACCEPTANCE OF DEFENDANT PORTFOLIO RECOVERY

ASSOCIATES, LLC'S RULE 68 OFFER OF JUDGMENT AS TO COUNT IX and the instant Certificate of Service via electronically filing the foregoing documents with the Clerk of the Court using the CM/ECF system which will send notice of the same to all counsel who have appeared in this action.

By /s/ Robert W. Harrer

EXHIBIT A

WWWIN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SYED A. ALI,)
Plaintiff,) Case No. 1:15-cv-06178
	Judge: Sharon Johnson Coleman
PORTFOLIO RECOVERY ASSOCIATES, LLC and BLITT & GAINES, P.C., and FREEDMAN ANSELMO LINDBERG, LLC n/k/a ANSELMO LINDBERG OLIVER, LLC,) Magistrate Judge: Daniel G. Martin))))
Defendants.)
YASMEEN ALI, as natural parent and best friend of SHA, a minor,) Case No. 1:15-cv-11582
Plaintiff,)
v.))
PORTFOLIO RECOVERY ASSOCIATES, LLC, and SANJAY S. JUTLA, and KEVIN J. EGAN,)))
Defendants.)
SYED A. ALI,)
Plaintiff,) Case No. 1:16-cv-03872
v.	
PORTFOLIO RECOVERY ASSOCIATES, LLC, and KEVIN J. EGAN,)))
Defendants.))
SYED A. ALI,) Case No. 1:16-cv-01581
Plaintiff,)
v.))
PORTFOLIO RECOVERY ASSOCIATES, LLC,)))
Defendant.	,)

<u>DEFENDANT PORTFOLIO RECOVERY ASSOCIATES, LLC'S</u>
<u>RULE 68 OFFER OF JUDGMENT</u>

Pursuant to Rule 68 of the Federal Rules of Civil Procedure, Defendant, PORTFOLIO

RECOVERY ASSOCIATES, LLC ("Defendant"), by and through their attorneys, Avanti D.

Bakane and Philip T. Barrett of Gordon Rees Scully Mansukhani, LLP, hereby offers to allow

judgment to be entered against it in this action, and state as follows:

1. Judgment shall be entered against Defendant in the amount of \$1,500.00 as to

Plaintiff arising from Plaintiffs' claims against Defendant as alleged in Count IX of Plaintiffs'

Complaint.

2. Judgment shall also be entered against Defendant for reasonable fees and costs

incurred by Plaintiffs in prosecuting in Count IX of Plaintiffs' Complaint only in the above-

captioned matter, pursuant to 15 U.S.C. 1692k(a)(3), as agreed to by the parties, and, in the event no

agreement can be reached, to be determined by the Court.

3. This offer of judgment is inclusive of all damages, fees, and costs as to Plaintiffs'

claims alleged in Count IX of Plaintiffs' Complaint only.

Dated: November 30, 2016

Respectfully submitted,

PORTFOLIO RECOVERY ASSOCIATES,

LLC, Defendant

Avanti D. Bakane, 6299022 Philip T. Barrett, 6317319

Gordon Rees Scully Mansukhani, LLP

One North Franklin, Suite 800

Chicago, IL 60606 Ph: 312-619-4922

Fax: 312-565-6511

<u>abakane@gordonrees.com</u> pbarrett@gordonrees.com By: /s/ Avanti D. Bakane

Avanti D. Bakane

I hereby certify that on November 30, 2016, I served, the foregoing Defendants **Defendant Portfolio Recovery Associates, LLC's Rule 68 Offer of Judgment** by via electronic and U.S. Mail, proper postage pre-paid, to all parties of record, from One North Franklin, Suite 800, Chicago, IL 60606.

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By: /s/ Avanti Bakane

Avanti Bakane

EXHIBIT C

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SYED A. ALI,)
PLAINTIFF,) Case no.: 15-cv-06178
V.))
PORTFOLIO RECOVERY ASSOCIATES, LLC ASSOCIATES, LLC and BLITT & GAINES, P.C. and FREEDMAN ANSELMO LINDBERG, LLC n/k/a ANSELMO LINDBERG OLIVER, LLC) Judge Sharon Johnson Coleman) Magistrate Judge Daniel G. Martin)
DEFENDANTS.))
YASMEEN ALI, as natural parent and best friend of SHA, a minor,))
PLAINTIFF,) Case no.: 15-cv-11582
V.))
PORTFOLIO RECOVERY ASSOCIATES, LLC, and SANJAY S. JUTLA, and KEVIN J. EGAN,)))
DEFENDANTS.))
SYED A. ALI,)
PLAINTIFF,) Case no.: 16-ev-01581
V.))
PORTFOLIO RECOVERY ASSOCIATES, LLC, and KEVIN J. EGAN,)))
DEFENDANTS.))
SYED A. ALI,)
PLAINTIFF,) Case no.: 16-cv-03872
V.))
PORTFOLIO RECOVERY ASSOCIATES, LLC,))
DEFENDANT.	<i>)</i>)

NOTICE OF ACCEPTANCE OF DEFENDANT PORTFOLIO RECOVERY ASSOCIATES, LLC'S RULE 68 OFFER OF JUDGMENT AS TO COUNT IX

Plaintiff Syed A. Ali hereby accepts Defendant Portfolio Recovery Associates, LLC's Rule 68 Offer of Judgment served on Plaintiff on November 30, 2016 via USPS regular mail and email in the amount of \$1,500.00 for Plaintiff's damages, plus reasonable attorneys' fees and costs. Said Offer of Judgment is attached hereto as Exhibit A, and Plaintiff hereby requests the Court to enter an Order of Judgment for said amount in accordance with the provisions of Federal Rule of Civil Procedure 68.

Respectfully submitted, By /s/ Robert W. Harrer

Dated: December 14, 2016 The Law Office of Robert W. Harrer, P.C.

111 West Washington Street, Suite 1360

Chicago, IL 60602 Tel. 312-600-8466 Fax 312-610-5646

rob.harrer@harrerlaw.com

ATTORNEY FOR PLAINTIFF

CERTIFICATE OF SERVICE

Please be advised that on December 14, 2016, we served copies of Plaintiff's NOTICE OF ACCEPTANCE OF DEFENDANT PORTFOLIO RECOVERY

ASSOCIATES, LLC'S RULE 68 OFFER OF JUDGMENT AS TO COUNT IX and the instant Certificate of Service via electronically filing the foregoing documents with the Clerk of the Court using the CM/ECF system which will send notice of the same to all counsel who have appeared in this action.

By /s/ Robert W. Harrer

EXHIBIT A

WWWIN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SYED A. ALI,)
Plaintiff,) Case No. 1:15-cv-06178
	Judge: Sharon Johnson Coleman
PORTFOLIO RECOVERY ASSOCIATES, LLC and BLITT & GAINES, P.C., and FREEDMAN ANSELMO LINDBERG, LLC n/k/a ANSELMO LINDBERG OLIVER, LLC,) Magistrate Judge: Daniel G. Martin))))
Defendants.)
YASMEEN ALI, as natural parent and best friend of SHA, a minor,) Case No. 1:15-cv-11582
Plaintiff,)
v.))
PORTFOLIO RECOVERY ASSOCIATES, LLC, and SANJAY S. JUTLA, and KEVIN J. EGAN,)))
Defendants.)
SYED A. ALI,)
Plaintiff,) Case No. 1:16-cv-03872
v.	
PORTFOLIO RECOVERY ASSOCIATES, LLC, and KEVIN J. EGAN,)))
Defendants.))
SYED A. ALI,) Case No. 1:16-cv-01581
Plaintiff,)
v.))
PORTFOLIO RECOVERY ASSOCIATES, LLC,)))
Defendant.	,)

<u>DEFENDANT PORTFOLIO RECOVERY ASSOCIATES, LLC'S</u>
<u>RULE 68 OFFER OF JUDGMENT</u>

Pursuant to Rule 68 of the Federal Rules of Civil Procedure, Defendant, PORTFOLIO

RECOVERY ASSOCIATES, LLC ("Defendant"), by and through their attorneys, Avanti D.

Bakane and Philip T. Barrett of Gordon Rees Scully Mansukhani, LLP, hereby offers to allow

judgment to be entered against it in this action, and state as follows:

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Plaintiff arising from Plaintiffs' claims against Defendant as alleged in Count IX of Plaintiffs'

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incurred by Plaintiffs in prosecuting in Count IX of Plaintiffs' Complaint only in the above-

captioned matter, pursuant to 15 U.S.C. 1692k(a)(3), as agreed to by the parties, and, in the event no

agreement can be reached, to be determined by the Court.

3. This offer of judgment is inclusive of all damages, fees, and costs as to Plaintiffs'

claims alleged in Count IX of Plaintiffs' Complaint only.

Dated: November 30, 2016

Respectfully submitted,

PORTFOLIO RECOVERY ASSOCIATES,

LLC, Defendant

Avanti D. Bakane, 6299022 Philip T. Barrett, 6317319

Gordon Rees Scully Mansukhani, LLP

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Fax: 312-565-6511

<u>abakane@gordonrees.com</u> pbarrett@gordonrees.com By: /s/ Avanti D. Bakane

Avanti D. Bakane

I hereby certify that on November 30, 2016, I served, the foregoing Defendants **Defendant Portfolio Recovery Associates, LLC's Rule 68 Offer of Judgment** by via electronic and U.S. Mail, proper postage pre-paid, to all parties of record, from One North Franklin, Suite 800, Chicago, IL 60606.

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By: _/s/ Avanti Bakane

Avanti Bakane

I, Robert W. Harrer, an attorney, certify that I shall cause to be served a copy of the foregoing document in this case that will be served via the method stated below, upon the following on December 22, 2016:

	CM/ECF	Attorney(s) for Defendant:
	Facsimile	Avanti Bakane
	Federal Express	Philip Barrett
	Messenger	GORDON & REES
<u>X</u>	Email	One North Franklin Street
<u>X</u>	USPS Mail	Suite 800
		Chicago, IL 6060
		Email: abakane@gordonrees.com
		Email: pbarrett@gordonrees.com

By: <u>s/ Robert W. Harrer</u>